IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

U.S. STEEL MINING COMPANY, L.L.C.,

Civil Action No. 00-1758

Plaintiff

Judge D. Brooks Smith

v.

WILSON DOWNHOLE SERVICES,

Defendant

ORDER CONFIRMING ARBITRATION AWARD AND FINAL JUDGMENT

Came on for consideration this day Defendant, Wilson Downhole Services' Original Motion to Confirm Arbitration Award. After taking judicial notice of its file and reviewing the motion and Plaintiff's response thereto, the Court finds that Defendant's motion is meritorious and should be in all things granted.

It is, therefore, ORDERED that Defendant's Motion to Confirm Arbitration Award (Dkt. #28) is in all things granted and Plaintiff's Petition to Vacate Arbitration Award (Dkt. #27) is in all things denied.

It is further ORDERED, ADJUDGED, and DECREED that U.S. Steel Mining Company, L.L.C. shall pay to Wilson Downhole Services the sum of \$294,333.52, with interest accruing on any unpaid amount at the federal rate of 5% per annum from March 10, 2006 until paid in full.

All costs of court are taxed to U. S. Steel Mining Company, L.L.C.

This is a final judgment.

SIGNED this ____ day of _______, 2006.

UNITED STATES DISTRICT JUDGE